State of New Hampshire

Filing fee: \$50.00 Form FLP-1 Fee for Form SRA: \$50.00 RSA 304-B:49

Total fees: \$100.00 Use black print or type.

Form must be single-sided, on 8½" x 11" paper; double sided copies will not be accepted.

APPLICATION FOR REGISTRATION OF FOREIGN LIMITED PARTNERSHIP

(1)	Limited Partnership name (see Note 1):
(2)	Name used in New Hampshire:
(3)	State of Formation: Date of Formation:
(4)	Name of Agent:
(5)	Agent's Address:
(6)	The Secretary of State is appointed agent for service of process if agent has not been appointed or cannot be found or served or agent's authority has been revoked.
(7)	Address of office in state of formation (if not required by laws of state of formation, address of principal office):
(8)	Address at which is kept a list of the names and addresses of limited partners and their contributions. These records will be maintained until this registration is canceled or withdrawn:
(9)	The sale or offer for sale of any ownership interests in this business will comply with the requirements of the New Hampshire Uniform Securities Act (RSA 421-B).

(10) GENERAL PARTNERS (list additional ge	neral partners on separate sheet):
Name(s):	Business Address(es):
I, the undersigned, do hereby certify that the star information, knowledge and belief.	tements on this application are true to the best of my
SIGNED:	(by a general partner)
	Print or type name
	Date signed:

Note 1: List actual limited partnership name on (1). If name does not contain "limited partnership" without abbreviation, add to name on (2). If using an assumed name, insert assumed name on (2) and file trade name application (Form TN-1, \$50.00).

DISCLAIMER: All documents filed with the Corporate Division become public records and will be available for public inspection in either tangible or electronic form.

Mail fee, <u>DATED AND SIGNED ORIGINAL AND FORM SRA</u> to: Corporate Division, Department of State, 107 North Main Street, Concord NH 03301-4989.

Form SRA – Addendum to Business Organization and Registration Forms Statement of Compliance with New Hampshire Securities Laws

Part I – Business Identification and Contact Information

Business	Name:		
Business	Address (include city, state, zip):		
Telephon	ne Number:	E-mail:	
Contact 1	Person:		
Part II – [<i>PLEASI</i>	Check <u>ONE</u> of the following items in E NOTE: Most small businesses registe	Part II . If more than one item is checked, the form will be rejected. ering in New Hampshire qualify for the exemption in Part II, Item 1 below. eets all of the requirements spelled out in A), B), and C)]:	
1	A) This business meets <u>ALL</u> of the A) This business has 10 or fewer B) Advertising relating to the same		
2	This business will offer securities in New Hampshire under another exemption from registration or will notice file for federal covered securities. Enter the citation for the exemption or notice filing claimed		
3		register its securities for sale in New Hampshire. Enter the date the filed with the Bureau of Securities Regulation	
4	This business was formed in a state of Hampshire.	other than New Hampshire and will not offer or sell securities in New	
Part III -	- Check <u>ONE</u> of the following items i	in Part III:	
1	This business <i>is not being</i> formed in New Hampshire.		
2	This business <i>is</i> being formed in New Hampshire and the registration document states that any sale or offer for sale of ownership interests in the business will comply with the requirements of the New Hampshire Uniform Securities Act.		
Part IV -	- Certification of Accuracy		
executive partnersh	e officer of an existing corporation; or 3 ip; or 4) one or more authorized memb	tified by: 1) <u>all</u> of the incorporators of a corporation to be formed; or 2) <u>an</u> (3) <u>all</u> of the general partners or intended general partners of a limited pers or managers of a limited liability company; or 5) <u>one or more</u> authorized hip or foreign registered limited liability partnership.)	
I (We) ce	ertify that the information provided in the	his form is true and complete. (Original signatures <u>only</u>)	
Name (p	orint):	Signature:	
		Date signed:	
Name (p	orint):	Signature:	
		Date signed:	
Name (p	orint):	Signature:	
		Date signed:	

Instructions for Form SRA – Addendum to Business Organization and Registration Forms Statement of Compliance with New Hampshire Securities Laws

This form is required for all businesses being formed or registering in the state of New Hampshire. New Hampshire law requires that before your application for business registration is accepted, you must provide a statement that your business has complied with the state's securities law. A security is an ownership interest in a business. For example, a share of stock is a security and so is an interest in a limited liability company or a limited partnership. So, for example, if you and your wife own the sole interests in a limited liability company, those interests are securities. Generally, a business that issues securities in New Hampshire must either register the securities with the New Hampshire Bureau of Securities Regulation or claim a valid exemption. There are several exemptions from the requirement to register securities. The most common exemption is the exemption described in Part II, Item 1.

Please read the following instructions for each part of Form SRA. These instruction will help you to provide accurate responses.

<u>Part I</u>: Please provide the complete business name and address, including number, street, city, state and zip code. The name of the business must exactly match the name that is on the business formation or registration document being submitted with the Form SRA. In addition, please provide the businesses telephone number, e-mail address (if any), a contact person's name and the contact person's full address if different from the business address.

Part II: One item in Part II must be checked. Check only **ONE** item in this part.

- 1. Your business is qualified for the exemption from registration in Item 1 if it meets *ALL* of the requirement listed in A), B), and C) below:
 - A) The business has 10 or fewer owners. So, for example, if you and your wife are forming a limited liability company and there are no other owners, you meet this requirement for an exemption; AND
 - B) Advertising relating to the sale of ownership interests in your business has not been circulated. Please note that this requirement asks whether you have circulated advertising *related to the offer or sale of ownership interests*. This requirement does not address advertising related to the sale of your products or services. So, for example, if you advertise that you are selling shares of stock in your corporation, then you do not meet this requirement and cannot claim the exemption; AND
 - C) Sales of ownership interests if any will be completed within 60 days of the formation of the business. If you do not intend to sell any further ownership interests in your business, then you meet this requirement for an exemption. If you intend to sell more ownership interests in your business and will complete all sales within 60 days, then you meet this requirement. However, if the sale of any ownership interests will occur after 60 days of the formation of the business, you do not meet this requirement and cannot claim the exemption.

If you meet all of these requirements, you may then check off Item 1 and claim this exemption.

If you can claim a different registration exemption from the one listed in Item 1 or if you are offering federal covered securities that only require a notice filing in New Hampshire, you should check Item
 In addition, you must cite the statute for the exemption which you are claiming or for the type of notice filing you are making.

- 3. If a New Hampshire business or a business formed in a state other than New Hampshire intends to offer ownership interests for sale and is not subject to any exemption from registration, the securities must be registered with the Bureau of Securities Regulation. If this is the case, you should check Item 3. In addition, you should provide us with the date that you registered the securities or that you intend to register the securities.
- 4. If your business was formed in a state other than New Hampshire and you will not offer or sell ownership interests in New Hampshire, you should check Item 4. Your securities do not need to be registered nor do you need to seek an exemption from registration.

Part III: One item in Part III must be checked. Check only *ONE* item in this part.

- 1. If your business was *not* formed in New Hampshire, then you should check this item.
- 2. If your business was formed in New Hampshire, then you should check this item.

<u>Part IV</u>: This is a statement certifying the accuracy of all the information contained in the Form SRA. Part IV must be signed. Please note that we cannot accept photocopied signatures for this filing. All signatures must be original. Also, please make note of all individuals who must sign this document:

- 1) ALL of the incorporators of a corporation to be formed; OR
- 2) **ONE** executive officer of **an existing corporation**; OR
- 3) ALL of the general partners or intended general partners of a limited partnership; OR
- 4) ONE or MORE authorized members or managers of a limited liability company; OR
- 5) ONE or MORE authorized partners of a registered limited liability partnership or foreign registered limited liability partnership.